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കേരള സർക്കാർ
GOVERNMENT OF KERALA

കേരള ഗസറ്റ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്
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Part I

Labour and Skills Department

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GOVERNMENT OF KERALA
2024



Labour and Skills (A)**ORDERS**

(1)

G.O.(Rt.) No. 687/2024/LBR.

Thiruvananthapuram, 28th June 2024.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri Noushad, A. M., President, Cochin Long Line Boat & Gillnet Buying Agent Association, Thoppumpady-682 005, (2) Sri C. B. Rasheed, Convenor, Cochin Long Line Boat & Gillnet Buying Agent Association, Thoppumpady-682 005 and the workers of the above referred establishment (1) Sri K. M. Riyad, President, CITU-CPLU, Cochin Fisheries Harbour, Thoppumpady-682 005, (2) Sri V. A. Hashim, Convenor, CITU-CPLU, Cochin Fisheries Harbour, Thoppumpady-682 005, (3) Sri B. U. Noushad, Convenor, P. N. Duty Section, CITU-CPLU, Cochin Fisheries Harbour, Thoppumpady-682 005, (4) Sri Aneesh Mattancherry, Area President, SDTU, Cochin Fisheries Harbour, Thoppumpady-682 005, (5) Sri Fazaludheen, A. H., Convenor, SDTU, Cochin Fisheries Harbour, Thoppumpady-682 005 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to 35 workers belonging to CPLU Union Cochin Fisheries Harbour, Thoppumpady-682 005 employed in P. N. Duty Section who were former members of SDTU Union by the SDTU Union is justifiable or not? If not, what reliefs the workers are entitled to?”

(2)

G.O. (Rt.) No. 239/2024/LBR.

Thiruvananthapuram, 23rd February 2024.

Whereas, the Government are of opinion that an industrial dispute exists between (1) M/s Reliance Jio Infocom Ltd. Mamangalam, Palarivattom, Kochi-682 011, Ernakulam, (2) Managing Director, Reliance Jio Infocom Ltd. Mamangalam, Palarivattom, Kochi-682 011, Ernakulam, (3) M/s Reliance Projects & Property Management Services Ltd., Alif Complex, Kannotheumchal Road, Near Dhanalakshmi Hospital, Kannur-670 002, (4) Managing Director, M/s Reliance Projects & Property Management Services Ltd., Alif Complex, Kannotheumchal Road, Near Dhanalakshmi Hospital, Kannur-670 002, (5) Proprietor, P. A. Star Security Services, Dewasom Shopping Complex, Pazhaveedu P. O., Alappuzha-688 009 and the workman of the



above referred establishment represented by Sri Radhakrishnan Manikkoth, Karthika, Thottada, Kannur-670 007 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the termination from Service of Sri Radhakrishnan Manikkoth, Sri Rajeevan, P., Sri Purushothaman, C. K., Sri Preman, P. C., Security Guards of Reliance Projects & Property Management Services Limited by the Contractor of P. A. Star Security Service, Dewasom Shopping Complex, Pazhaveedu P. O., Pin-688 009, Alappuzha District under Reliance Jio Infocom Limited is justifiable or not? If not, what relief the workers are entitled to?”

(3)

G.O.(Rt.) No. 739/2024/LBR.

Thiruvananthapuram, 6th July 2024.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Seid Navas, V. P., Proprieter, Professional Courier, No. 5 . T. P. Complex, Bank Road, Kannur-670 001 and the workman of the above referred establishment represented by (1) General Secretary, Kannur Jilla Vanijya Vyavasaya Mazdoor Sangh (BMS), Kannur Jilla Committee, Mazdoor Sangh, Thulicheri, Kannur-2, (2) Sri Midhun, K. N., S/o Pradeep Kumar, Nellyat House, Loknadh Second Cross Road, Chovva P. O., Kannur-6 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the dismissal from Service of Sri Midhun, K. N., Office Staff, Professional Couriers, District Admin. Office No. 5 . T. P. Complex, Bank Road, Kannur-670 001 by the management is justifiable or not? If not, what are the reliefs he is entitled to?”



(4)

G.O. (Rt.) No. 740/2024/LBR.

Thiruvananthapuram, 6th July 2024.

Whereas, the Government are of opinion that an industrial dispute exists between (1) M/s Sreechand Speciality Hospital Pvt. Ltd., Near S. N. Park, Kannur-670 001, (2) Director, Sreechand Speciality Hospital Pvt. Ltd., Near S. N. Park, Kannur-670 001, (3) Chief Executive Officer, Sreechand Speciality Hospital Pvt. Ltd., Near S. N. Park, Kannur-670 001 and the workman of the above referred establishment by Smt. Mufeeda, V. M., 'Al-Abrar' Panerichal, Iriveri P. O., Kannur-670 613 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the denial of employment to Smt. Mufeeda, V. M., Anaesthesia Technician of Sreechand Speciality Hospital Pvt. Ltd., Near S. N. Park, Kannur-670 002 by the management is justifiable or not? If not what relief she is entitled to?”

(5)

G.O.(Rt.) No. 750/2024/LBR.

Thiruvananthapuram, 8th July 2024.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Managing Director, M/s Himalaya Wellness Company, Makali, Bangalore-562 162, (2) Zonal Manager, M/s Himalaya Drug Company, 39 C9+JBC Near Al-Ameen College, Edathala, Aluva-683 563 and the workman of the above referred establishment represented by (1) Jilla Secretary, Kerala Medical and Sales Representative Association (CITU), Hope Villa, Taluk Road, Kozhikode-673 004, (2) Sri Jithesh Kumar, V., Vadakkedath House, Narikuni (Via), P. C. Palam P. O., Kozhikode-673 585 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10(1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

“Whether the transfer of Sri Jithesh Kumar, V., Pharma Sales Officer, Himalaya Wellness Company from Kozhikode to Pune and subsequent denial of employment by the management is justifiable? If not what relief the worker is entitled to?”

By order of the Governor,

SHEEJA, R.,

Under Secretary.